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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/076,029	02/12/2002	Stephen Patrick Simon	18360/233698	7382		
826	7590 11/28/2003		EXAM	EXAMINER		
	BIRD LLP MERICA PLAZA	MEINECKE DIA	MEINECKE DIAZ, SUSANNA M			
101 SOUTH TRYON STREET, SUITE 4000			ART UNIT	PAPER NUMBER		
	E, NC 28280-4000		3623	<u> </u>		

DATE MAILED: 11/28/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No.		Applicant(s)		_		
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Office Action Summary			10/076,029		SIMON ET AL.	$\sim$	_		
	Office Action Summary		Examiner		Art Unit	\			
<u> </u>	7		Susanna M. Diaz		3623	, j			
Period fo	The MAILING DATE of this commun or Reply	nication appe	ars on the cover	sneet with the c	orrespondence ac	iaress			
THE - Exte after - If the - If NC - Failu - Any	ORTENED STATUTORY PERIOD IN MAILING DATE OF THIS COMMUN INSIGNS of time may be available under the provision SIX (6) MONTHS from the mailing date of this come is period for reply specified above is less than thirty (b) period for reply is specified above, the maximum is reto reply within the set or extended period for reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136( munication. 30) days, a reply w statutory period will y will, by statute, ca	(a). In no event, however the statutory minicapply and will expire Sause the application to	ver, may a reply be tim mum of thirty (30) days SIX (6) MONTHS from become ABANDONE	nely filed s will be considered time the mailing date of this o D (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) fil	ed on <u>20 Oct</u>	ober 2003.						
2a)□	This action is <b>FINAL</b> .	2b) This ac	ction is non-final						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
5) 6) 7)	Claim(s) 1-78 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  Claim(s) is/are allowed.  Claim(s) is/are rejected.  Claim(s) is/are objected to.  Claim(s) 1-78 are subject to restriction and/or election requirement.								
Applicati	on Papers								
10)	The specification is objected to by the drawing(s) filed on is/are Applicant may not request that any objected the placement drawing sheet(s) including the oath or declaration is objected the specific of the specific or declaration is objected to be specific or declaration is objected to be specific or declaration in the specific or declaration is objected to be specific or declaration is objected to by the specific or declaration is objected to by the specific or declaration is objected to by the specific or declaration is objected to be specific or declaration in the specific or declaration is objected to be specific or declaration in the specific or declaration is objected to be specific or declaration in the specific or declaration is objected to be specific or declaration in the specific or declaration is objected to be specific or declaration in the specific or declaration is objected to be specific or declaration in the specific or declaration is objected to be specific or declaration in the specific or declaration is objected to be specific or declaration in the specific or declaration in the specific or declaration is objected to be specificated to be specificated to be specific or declaration in the specific or	e: a) accept accion to the draggethe correction	awing(s) be held in is required if the	n abeyance. See drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 Cl	• •			
· · · · · · · · ·	inder 35 U.S.C. §§ 119 and 120	o by the Exai	illiller. Note tile	allached Office	ACTION OF IONIT P	. O-102.			
12) \( \begin{aligned} & \text{ * S} \\ 13) \( \text{ * S} \\ & \text{ si} \\ & \text{ 3} \\ & \text{ a} \\ 14) \( \begin{aligned} & \text{ A} \\ & \text{ 14} \\ \end{aligned}	Acknowledgment is made of a claim All b) Some * c) None of:  1. Certified copies of the priority  2. Certified copies of the priority  3. Copies of the certified copies application from the Internation of the attached detailed Office action of the attached detailed Office action of the specific reference was included of a claim of the translation of the foreign lands of the complete of the series of the s	documents he documents he documents he of the priority onal Bureau (on for a list of for domestic ped in the first anguage proving for domestic per documents domestic per documents domestic per documents	have been receinave been receing documents has PCT Rule 17.2(in the certified conpriority under 35 sentence of the sional application priority under 35 priority under 35	ved. ved in Application ve been receive a)). bies not receive i U.S.C. § 119(e) specification or an has been receive i U.S.C. §§ 120	on No  Id in this National  Id.  I) (to a provisional in an Application eived.  and/or 121 since	I application) Data Sheet. a specific			
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## Election/Restriction

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - Claims 1-9, 32-36, 49-52, and 71-73, drawn to a primary scheduling module used to request and tentatively schedule a series of reoccurring delivery vehicle visits, classified in class 705, subclass 8.
  - II. Claims 10-31, 37-48, 53-60, and 75-78, drawn to a secondary scheduling module used to firmly schedule each tentatively scheduled delivery vehicle visit, classified in class 705, subclass 8.
  - III. Claims 61-70 and 74, drawn to a scheduling module used to schedule both pick-up and delivery vehicle visits based on lag time between visits, classified in class 705, subclass 8.
- 2. The inventions are distinct, each from the other because of the following reasons: Inventions I and II are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the combination (Invention I) does not require the details of how the periodic series of delivery visits is scheduled. The subcombination (Invention II) has separate utility such as scheduling a periodic

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series of appointments, e.g., with a doctor, without assessing economic desirability of scheduling the first appointment.

Inventions I and III are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention III has separate utility such as scheduling drop-off and pick-up times for a repair service. See MPEP § 806.05(d).

Inventions II and III are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention III has separate utility such as scheduling drop-off and pick-up times for a repair service. See MPEP § 806.05(d).

3. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II or Group III, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group II is not required for Group I or Group III, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group III is not required for Group I or Group II, restriction for examination purposes as indicated is proper.

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4. A telephone call was not attempted because the requirement for restriction is complex. See MPEP § 812.01.

- 5. Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).
- 6. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Susanna M. Diaz whose telephone number is (703) 305-1337. The examiner can normally be reached on Monday-Friday, 9 am 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tariq Hafiz can be reached on (703) 305-9643.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Receptionist whose telephone number is (703)308-1113.

Any response to this action should be mailed to:

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Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

or faxed to:

(703)305-7687

[Official communications; including

After Final communications labeled

"Box AF"]

(703)746-7048

[Informal/Draft communications, labeled

"PROPOSED" or "DRAFT"]

Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal Drive, Arlington, VA, 22202, 7<sup>th</sup> floor receptionist.

Susanna M. Diaz Primary Examiner Art Unit 3623

November 26, 2003